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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/705,545	11/10/2003	Chandramouli Srinivasan	030776/2933P 5118		
7590 04/19/2006			EXAMINER		
Sandeep Jaggi	Sandeep Jaggi			PARDO, THUY N	
LSI Logic Corp	oration				
Intellectual Property Law Dept.			ART UNIT	PAPER NUMBER	
1621 Barber Lane, M/S D-106			2165		
Milpitas, CA 95035			DATE MAILED: 04/19/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	10/705,545	SRINIVASAN ET AL.		
Office Action Summary	Examiner	Art Unit		
	Thuy Pardo	2165		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timulating the solution of the country of the solution of the country o	I. the mailing date of this communication. O (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on 10 No. 2a) This action is FINAL . 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E.	action is non-final. nce except for formal matters, pro			
Disposition of Claims				
4) ⊠ Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-20 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.			
Application Papers				
9) ☐ The specification is objected to by the Examiner 10) ☑ The drawing(s) filed on 10 November 2003 is/ar Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) ☐ The oath or declaration is objected to by the Examiner	re: a) accepted or b) objected or b) objected or b) objected awing(s) be held in abeyance. See son is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te atent Application (PTO-152)		

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DETAILED ACTION

- 1. Applicant's application filed on November 10, 2003 has been reviewed.
- 2. Claims 1-20 are presented for examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Saeki, US Patent Application Publication No. 2004/0039730.

As to claim 1, Saeki teaches the invention substantially as claimed, comprising:

(a) storing query web interface data, including attributes for a database, in one more tables [storing query statement (SQL format) including attributes such as "AA", "CC" or "EE" in a physical table, see fig. 8; 0078; 0081];

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- (b) retrieving the attributes from the table and displaying the attributes on a graphical user interface web page for user selection [candidate items which are contained in the displayed tables can be freely selected, 0087];
- (c) dynamically generating a SQL query based on the attributes selected by the user [selection for items based on predetermined SQL, 0034-0035]; and
- (d) displaying results of the SQL query to the user in graphical format [result data, see fig. 12-13], thereby enabling dynamic generation of custom queries [normalized query statements, fig. 8-14].

As to claim 15, Saeki teaches the invention substantially as claimed, comprising: a client computer coupled to a network [user terminal, fig. 1]; a server coupled to the network in communication with the client computer [application server and database server, 0062; fig. 1]; and a query engine executing on the server [search engine, 0133], the query engine functioning to, generate and display GUI pages on the client computer for user selection of database attributes [0064], using the inputs provided by the user to automatically generate a SQL query to retrieve data from a database and display results of the query to the user in graphical format, thereby enabling dynamic generation of custom queries [S101-S110 of fig. 6, 1; ab].

As to claim 2, Saeki teaches the invention substantially as claimed. Saeki further teaches displaying the attributes as a functionally categorized listing of query attributes [0091-0094].

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As to claim 3, Saeki teaches the invention substantially as claimed. Saeki further teaches that the graphic format for displaying the results includes an X-axis and Y-axis [see fig. 8-9].

As to claim 4, Saeki teaches the invention substantially as claimed. Saeki further teaches that in order to generate the SQL query, requiring at least a first attribute to be plotted along the X-axis, a second attribute to be plotted along the Y-axis, wherein the first attribute comprises an X attributes and the second attribute comprises a Y attribute, and a process factor to apply to the Y attribute [fig. 8-9].

As to claim 5, Saeki teaches the invention substantially as claimed. Saeki further teaches allowing the user to select a series attribute, wherein the series attribute represents a query parameter that is used to group Y attribute values plotted [grouping A, B, C, fig. 7].

As to claim 6, Saeki teaches the invention substantially as claimed. Saeki further teaches allowing the user to select a filter, wherein the filter is a group of attributes that are used to restrict the scope of a query [fig. 7].

As to claim 7, Saeki teaches the invention substantially as claimed. Saeki further teaches allowing the user to form a query from a basic query page or a query customization page [fig. 8; 0035; 0091].

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As to claim 8, Saeki teaches the invention substantially as claimed. Saeki further teaches displaying on the basic query page rows of attributes, where each row includes a field for an attribute type, an attribute description, and process factors that are used to calculate Y attribute values [name, salary, premium, tax, to calculate Y attribute values, see fig. 12].

As to claim 9, Saeki teaches the invention substantially as claimed. Saeki further teaches allowing queries to be formed as single attribute queries or multiple attribute queries, wherein a single attribute query only includes an X attribute where a result of a query is displayed as a distribution, and wherein in a multiple attribute query, the user chooses X and Y attributes [fig. 12-13].

As to claim 10, Saeki teaches the invention substantially as claimed. Saeki further teaches storing the attribute data in at least two attribute tables [see fig. 12-13].

As to claim 11, Saeki teaches the invention substantially as claimed. Saeki further teaches generating the query by inserting into a SQL SELECT statement, table and column names for the selected attributes, an X attribute value set, and a series value set.

As to claim 12, Saeki teaches the invention substantially as claimed. Saeki further teaches retrieving the table and column names for the selected attributes from one or more of the attribute tables.

As to claim 13, Saeki teaches the invention substantially as claimed. Saeki further teaches inserting the X attribute value set, and a series value set into a WHERE clause of the SQL statement.

As to claim 14, Saeki teaches the invention substantially as claimed. Saeki further teaches creating respective SQL SELECT statements joined together by a UNION statement for each of the X attribute values [fig. 5, 8-9, 13-15; 0009; 0081; 0150].

As to claim 16, Saeki teaches the invention substantially as claimed. Saeki further teaches that the query engine comprises a page builder, page builder tables, a query processor, a database layer, and presentation logic [0069; fig. 5-9].

As to claim 18, Saeki teaches the invention substantially as claimed. Saeki further teaches that the page builder displays the attributes on the GUI pages by accessing the attributes from the page builder tables [fig. 1-2; ab].

As to claim 20, Saeki teaches the invention substantially as claimed. Saeki further teaches that the presentation logic implements a charting engine that displays the results of the executed SQL query to the user in tabular or chart format [calculation syntax definition, fig. 8].

As to claims 17 and 19, all limitations of these claims have been addressed in the analysis above, and these claims are rejected on that basis.

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4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thuy Pardo whose telephone number is 571-272-4082. The examiner can normally be reached on Mon-Thur.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on 571-272-4146. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

April 14, 2006

THUYN. PARDO PRIMARY EXAMINER